

103 Box 45 - JGR/Pro Bono (9) – Roberts, John G.: Files
SERIES I: Subject File

WITHDRAWAL SHEET

Ronald Reagan Library

Collection Name Roberts, John

Withdrawer

MJD 8/6/2005

File Folder JGR/PRO BONO (9 OF 18)

FOIA

Box Number 44

F05-139/01

COOK

15MJD

Doc No	Doc Type	Document Description	No of Pages	Doc Date	Restrictions	
1	MEMO	ROBERTS TO FRED F. FIELDING, RE ADDITIONAL CORRESPONDENCE FROM SHERIFF FRANK WANICKA	1	9/26/1984	B6	114C
2	LETTER	FRANK WANICKA TO FRED FIELDING RE VIOLATION OF HATCH ACT (W/ATTACHMENTS)	6	9/17/1984	B6	748
3	MEMO	TO THE FILE BY JOHN ROBERTS RE JOHN MEAD	1	10/1/1984	B6	749

Freedom of Information Act - [5 U.S.C. 552(b)]

- B-1 National security classified information [(b)(1) of the FOIA]
- B-2 Release would disclose internal personnel rules and practices of an agency [(b)(2) of the FOIA]
- B-3 Release would violate a Federal statute [(b)(3) of the FOIA]
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E.O. 13233

C. Closed in accordance with restrictions contained in donor's deed of gift.

THE WHITE HOUSE

WASHINGTON

September 18, 1984

MEMORANDUM FOR FRED F. FIELDING

FROM:

JOHN G. ROBERTS *JGR*

SUBJECT:

Law Review Article on Attorneys
Fees for Duke Law School

Marshall Breger of Public Liaison has asked if you have any problems with his publishing an article on attorneys fees in Duke Law School's Law and Contemporary Problems. A footnote would identify Breger's current position but go on to state that the article was substantially completed before Breger entered Government service and that nothing in it should be construed as the position of the United States Government.

In the article Breger criticizes the "market rate" approach to awarding attorneys fees, noting that law firms often adjust this rate for particular clients and that there is no reason to consider the rate charged G.M. for corporate litigation the appropriate guide to an award of attorneys fees in an environmental or civil rights case. There is nothing shocking in Breger's analysis, and I would not expect the article to excite particular comment in the profession. The attached memorandum advises Breger that we have no objection to his publishing the article.

Attachment

THE WHITE HOUSE

WASHINGTON

September 18, 1984

MEMORANDUM FOR MARSHALL BREGER
SPECIAL ASSISTANT TO THE PRESIDENT
FOR PUBLIC LIAISON

FROM: FRED F. FIELDING Orig. signed by FFF
COUNSEL TO THE PRESIDENT

SUBJECT: Law Review Article on Attorneys
Fees for Duke Law School

By memorandum dated August 22, you inquired if I had any objection to your publishing an article in Law and Contemporary Problems on attorneys fees. In light of the fact that a footnote will clearly indicate that the article presents your personal views and not those of the Administration, and that the article was largely completed before you entered Government service, I have no objections.

FFF:JGR:aea 9/18/84
cc: FFFielding/JGRoberts/Subj/chron

WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

File

☐ O - OUTGOING

☐ H - INTERNAL

☐ I - INCOMING

Date Correspondence
Received (YY/MM/DD) 1 / 1

Name of Correspondent: Marshall Biegan

☐ MI Mail Report

User Codes: (A) _____ (B) _____ (C) _____

Subject: Law review article on attorneys
fees for Duke Law School

ROUTE TO:

ACTION

DISPOSITION

Office/Agency	(Staff Name)	Action Code	Tracking Date YY/MM/DD	Type of Response	Code	Completion Date YY/MM/DD
<u>CU Holland</u>		ORIGINATOR	<u>DDI 84 108 127</u>			<u>1 / 1</u>
<u>CUAT 18</u>		Referral Note:	<u>DDI 84 108 127</u>			<u>2 84 109 107</u>
		Referral Note:				<u>1 / 1</u>
		Referral Note:				<u>1 / 1</u>
		Referral Note:				<u>1 / 1</u>
		Referral Note:				<u>1 / 1</u>

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Comments: _____

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THE WHITE HOUSE

WASHINGTON

August 22, 1984

112

253237 *un*

MEMORANDUM FOR FRED F. FIELDING
COUNSEL TO THE PRESIDENT

FROM: MARSHALL BREGER
SPECIAL ASSISTANT TO THE PRESIDENT
FOR PUBLIC LIAISON

Before taking my present position in January, I had informed Jack Courtemanche, then Deputy Assistant at OPL, that a law review article I had written on attorneys fees had been accepted for publication in a symposium issue of Law and Contemporary Problems, published by Duke Law School. Jack had informed me that I should have no problem because the article was accepted for publication before I began working at the White House.

Because of the inordinate length between acceptance and publication, I am sending you a copy of the galleys for your comment. As you will see I have clearly delineated that the article is personal only and was substantially completed prior to my entering government service.

A clear galley should be available shortly.

Please let me know if you have any questions.


Thank you.

Attachment

THE WHITE HOUSE
WASHINGTON

September 21, 1984

MEMORANDUM FOR FRED F. FIELDING

FROM: JOHN G. ROBERTS 

SUBJECT: Draft Letter for Michael Jackson Tour

Charles Donovan of Presidential Correspondence has asked for our views on a letter from the President to be sent to Michael Jackson. It is my understanding that Mr. Jackson is in town this weekend for two performances. Jim Coyne's office suggested and prepared the letter, in response to a request from Frank M. Dileo, Personal Manager to Michael Jackson. The letter thanks Mr. Jackson for coming to Washington, and commends him for making 400 tickets available to needy youngsters. The President also regrets that he will not be able to attend the concert, because of the inconvenience the necessary security arrangements would cause the fans.

I hate to sound like one of Mr. Jackson's records, constantly repeating the same refrain, but I recommend that we not approve this letter. Sometimes people need to be reminded of the obvious: whatever its status as a cultural phenomenon, the Jackson concert tour is a massive commercial undertaking. The tour will do quite well financially by coming to Washington, and there is no need for the President to applaud such enlightened self-interest. Frankly, I find the obsequious attitude of some members of the White House staff toward Mr. Jackson's attendants, and the fawning posture they would have the President of the United States adopt, more than a little embarrassing.

It is also important to consider the precedent that would be set by such a letter. In today's Post there were already reports that some youngsters were turning away from Mr. Jackson in favor of a newcomer who goes by the name "Prince," and is apparently planning a Washington concert. Will he receive a Presidential letter? How will we decide which performers do and which do not?

Attachment

THE WHITE HOUSE

WASHINGTON

September 21, 1984

MEMORANDUM FOR CHARLES DONOVAN
OFFICE OF WHITE HOUSE CORRESPONDENCE

FROM: FRED F. FIELDING Orig. signed by FFF
COUNSEL TO THE PRESIDENT

SUBJECT: Draft Letter for Michael Jackson Tour

You have asked for our views on a proposed letter from the President to Michael Jackson, thanking him for bringing his concert tour to Washington. I recommend that no such letter be sent. The Jackson tour, whatever stature it may have attained as a cultural phenomenon, is a massive commercial undertaking. The visit of the tour to Washington was not an eleemosynary gesture; it was a calculated commercial decision that does not warrant gratitude from our Nation's Chief Executive. Such a letter would also create a bad precedent, as other popular performers would either expect or demand similar treatment. Why, for example, was no letter sent to Mr. Bruce Springsteen, whose patriotic tour recently visited the area? Finally, the President, in my view, has done quite enough in the way of thanking or congratulating the Jacksons, and anything more would begin to look like unbecoming fawning.

FFF:JGR:aea 9/21/84 ✓
cc: FFFielding/JGRoberts/Subj/Chron

WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

- ☐ O - OUTGOING
☐ H - INTERNAL
☐ I - INCOMING
 Date Correspondence Received (YY/MM/DD) 1/1

Name of Correspondent: Charles Donovan

☐ MI Mail Report

User Codes: (A) _____ (B) _____ (C) _____

Subject: Draft letter for Michael Jackson Tour

ROUTE TO:

ACTION

DISPOSITION

Office/Agency (Staff Name)	Action Code	Tracking Date YY/MM/DD	Type of Response	Code	Completion Date YY/MM/DD
<u>CUHole</u>	ORIGINATOR	<u>84109120</u>			<u>1/1</u>
<u>CUAT 18</u>	Referral Note: <u>D</u>	<u>84109120</u>			<u>584109121</u>
	Referral Note:				<u>1008</u>
		<u>1/1</u>			<u>1/1</u>
	Referral Note:				
		<u>1/1</u>			<u>1/1</u>
	Referral Note:				
		<u>1/1</u>			<u>1/1</u>
	Referral Note:				
		<u>1/1</u>			<u>1/1</u>

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MEMORANDUM

THE WHITE HOUSE
WASHINGTON

September 20, 1984

TO: FRED FIELDING

FROM: CHARLES DONOVAN
Office of Correspondence, Room 94 OEOB

RE: Draft Letter from the Office of
Private Sector Initiatives for the
Michael Jackson Tour

Attached is a draft message which reached our office through Scheduling. The message, prepared by Private Sector Initiatives, would provide Presidential greetings in connection with the appearance of Michael Jackson in Washington, D.C., this weekend.

We are referring the draft message to you for consideration. We have made no edits of any kind since receipt of the draft in our office. Please note that a similar message on a prior occasion in connection with the Jackson Tour was declined on your advice.

Thank you for reviewing this draft.

THE WHITE HOUSE
WASHINGTON

D R A F T

Dear Michael:

I am sorry that I am unable to be with you on the opening night in Washington, D.C. of your Victory Tour. As you know, I am on my own Victory Tour and you very well know the tight scheduling associated with this type of effort.

I extend my sincere thanks to you for ^{coming to} ~~scheduling~~ Washington, D.C. and for making more than 400 tickets available through The Neediest Kids, Inc. to under-privileged children in this area. ^{especially} ~~Your efforts will bring excitement and~~

^{enjoyment to the tens of thousands of people in this area}
I enjoyed meeting you when you visited The White House on May 16 in connection with your contribution to the national effort to prevent drunk driving. Should you or your brothers want any special arrangements made during your stay in Washington, please contact Jim Coyne at 202-456-6676.

I know that I will be missing a great thriller and I wish you and your brothers every success.

Sincerley,

^{talent} As I smile at the time, your ~~contribution~~ will ~~be~~ help RR some

My staff advises me that the security requirements for a visit to the performance would ~~impose an undue~~ ^{be} inconvenience ~~from~~ ^{your} ~~that the~~ ^{from} - and that I be ^{to} ~~be~~ ^{from} to them.

FRANK M. DILEO
ARTIST MANAGEMENT, INC.

September 11, 1984

President Ronald Reagan
The White House
Washington, D.C.

Dear Mr. President:

As you know Michael Jackson and The Jacksons will be appearing in concert in Washington, D.C. on September 21st and 22nd. These two dates in Washington, D.C. have been added to the Jacksons tour per your request on The White House Lawn this past spring. Michael would feel very honored if you were able to attend opening night, September 21st.

I am sure that this would be a concert both you and Michael would never forget.

Looking forward to seeing you.

Regards,



Frank M. Dileo
Personal Manager to Michael Jackson

FMD/bem

DRAFT

MEMORANDUM FOR MICHAEL K. DEEVER

FROM: JAMES K. COYNE
SPECIAL ASSISTANT TO THE PRESIDENT
PRIVATE SECTOR INITIATIVES

SUBJECT: Michael Jackson Victory Tour

On September 21 and 22, Michael Jackson and his brothers will be performing in Washington, D.C. at RFK Stadium.

Frank Dileo, his personal manager, has discussed with me the possibility of the President attending one of the performances.

In that regard, I have offered below two options:

OPTION 1: Presidential letter to Jackson thanking him for the invitation but declining due to security and the limitations that would be placed on the thousands of fans attending the concert. The President would wish Michael and his brothers every success on their victory tour, thank him for fulfilling his request to play Washington as articulated in their May 16th meeting here in the White House.

Approve _____ Disapprove _____

OPTION 2: Presidential letter same as above (i.e. declining to attend performance at RFK) but inviting Michael and his brothers to the White House for an informal tour and reception. James Coyne will assist in arranging details, look forward to seeing him again and meeting his brothers.

Approve _____ Disapprove _____

UP169

D W

PM-MARINE 9-25

HOUSE VOTES CITIZENSHIP FOR DEAD MARINE

BY JOSEPH MIANOWANY

WASHINGTON (UPI) -- FRANK STANISZEWSKI OF BROCKTON, MASS., SAYS HE STARTED TO BELIEVE IN THE HUMAN RACE AGAIN WHEN THE HOUSE VOTED TO GRANT U.S. CITIZENSHIP TO HIS SON, A MARINE WHO WAS KILLED IN VIETNAM.

BY VOICE VOTE, THE HOUSE MONDAY APPROVED LEGISLATION THAT WOULD POSTHUMOUSLY GRANT THE CITIZENSHIP TO MARINE CPL. WLADYSLAW "SCOTTY" STANISZEWSKI, WHO WAS A BRITISH SUBJECT WHEN HE WAS KILLED BY A HAND GRENADE IN THE QUANG NAM PROVINCE OF VIETNAM IN 1967.

THE BILL NOW GOES TO THE SENATE, WHERE AN AIDE TO SEN. EDWARD KENNEDY, D-MASS., SAID CHANCES ARE GOOD IT WOULD BE ACTED ON BEFORE CONGRESS ADJOURNS OCT. 5.

"I BELIEVE IN THE HUMAN RACE ALL OVER AGAIN," STANISZEWSKI SAID AFTER THE HOUSE VOTE. "I WAS DOUBTING. FOR 17 YEARS I WAS DOUBTING.

"I KNOW HOW I FELT WHEN I CAME TO AMERICA AND GOT THE BENEFIT OF BEING AN AMERICAN CITIZEN," HE SAID. "IT WAS MY SON'S WISH.

"BEFORE, THEY GAVE ME A FLAG, THEY GAVE ME MEDALS, BUT NO AMERICAN CITIZENSHIP," SAID STANISZEWSKI.

LATER MONDAY, STANISZEWSKI VISITED THE VIETNAM VETERANS MEMORIAL, WHERE HIS SON'S NAME IS LISTED AMONG THE MORE THAN 57,000 OTHERS OF THOSE KILLED IN VIETNAM. HIS IS BELIEVED TO BE THE ONLY ONE ON THE MONUMENT WHO IS NOT AN AMERICAN CITIZEN.

WITH TIME RUNNING OUT ON THE 98TH CONGRESS, HOUSE SPEAKER THOMAS D'NEILL, D-MASS., HELPED PUSH THE BILL TO THE FLOOR BEFORE IT HAD RUN ITS COURSE THROUGH COMMITTEES.

THAT RAISED SOME PROBLEMS AMONG MEMBERS WHO TOLD REP. BRIAN DONNELLY, D-MASS., THE CHIEF SPONSOR, THAT THEY SUPPORTED THE BILL BUT OBJECTED TO THE WAY IT WAS BROUGHT TO A VOTE.

FRANK STANISZEWSKI AND HIS WIFE, ROSINA, APPROACHED DONNELLY ABOUT THE MATTER THREE YEARS AGO, AND DONNELLY'S ORIGINAL VERSION OF THE MEASURE WAS HELD UP FOR 14 MONTHS AS THE JUSTICE DEPARTMENT STUDIED IT.

THE ADMINISTRATION LAST MONTH SAID IT HAD NO OBJECTION.

STANISZEWSKI, WHO WAS BORN IN SCOTLAND AND EMIGRATED TO THE UNITED STATES IN 1964, WAS KILLED TWO WEEKS AFTER HIS 20TH BIRTHDAY.

ON THE HOUSE FLOOR, DONNELLY NOTED MONDAY THAT THE SOLDIER HAD

ONCE SAID, "I HAVE TO MAKE MY ROOTS HERE. IF A COUNTRY IS WORTH
LIVING IN, IT IS WORTH DYING FOR."
IRONICALLY, RESIDENT ALIENS WHO SERVE IN THE U.S. ARMED FORCES AND
SURVIVE WARTIME ARE NORMALLY GRANTED CITIZENSHIP. THERE IS NO
PROVISION FOR THOSE KILLED IN ACTION.

ALTHOUGH HIS PARENTS HAVE SAID THEY WANT NO ADDITIONAL BENEFITS,
THE BILL WAS AMENDED MONDAY TO SPECIFY THAT THEY CANNOT RECEIVE ANY
AID BECAUSE OF THE CITIZENSHIP.

UPI 09-25-84 07:22 AED

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Box Number

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15MJD

DOC Document Type

NO Document Description

No of Doc Date Restriction
pages *tions*

1 MEMO

1 9/26/1984 B6

1140

ROBERTS TO FRED F. FIELDING, RE
ADDITIONAL CORRESPONDENCE FROM
SHERIFF FRANK WANICKA

Freedom of Information Act - [5 U.S.C. 552(b)]

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WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

PEDD1

☐ O - OUTGOING☐ H - INTERNAL☐ I - INCOMINGDate Correspondence
Received (YY/MM/DD) 1/1/

Name of Correspondent:

Frank Wanika

John

☐ MI Mail Report

User Codes: (A) _____

(B) _____

(C) _____

Subject:

Towards tape recording and transcript
containing evidence in violation of the
Federal Hatch Act

ROUTE TO:

ACTION

DISPOSITION

Office/Agency

(Staff Name)

Action
CodeTracking
Date
YY/MM/DDType
of
Response

Code

Completion
Date
YY/MM/DD

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ORIGINATOR

84/09/19

Referral Note:

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84/09/20

Referral Note: DD

S 84/09/30

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Referral Note:

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Comments:

See ID 205592

DD

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No of Doc Date Restriction
pages *tions*

2 LETTER

6 9/17/1984 B6

748

FRANK WANICKA TO FRED FIELDING RE
VIOLATION OF HATCH ACT (W/ATTACHMENTS)

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THE WHITE HOUSE
WASHINGTON

October 1, 1984

MEMORANDUM FOR THE FILE

FROM:

JOHN G. ROBERTS *JGR*

SUBJECT:

Mailing of Jewish New Year Letters
to Rabbis and Institutional Leaders

After raising this matter at a morning staff meeting, I advised Mr. Breger that we could not approve his proposal to expand the mailing of the Jewish New Year letter. I told Mr. Breger that his analogy to the mailing of Christmas letters was flawed, since that mailing is not financed by appropriated funds. I also noted that any effort to finance an expanded mailing of the Jewish New Year letter at this time with appropriated funds would encounter immediate criticism as a misuse of such funds for political purposes.

WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

V 17

- ☐ O - OUTGOING
☐ H - INTERNAL
☐ I - INCOMING

Date Correspondence Received (YY/MM/DD) 1 / 1Name of Correspondent: Marshall Breger☐ MI Mail Report

User Codes: (A) _____ (B) _____ (C) _____

Subject: Mailing of Jewish New Year letters to Rabbin and institutional leaders

ROUTE TO:

ACTION

DISPOSITION

Office/Agency (Staff Name)

Action Code

Tracking Date
YY/MM/DD

Type of Response

Code

Completion Date
YY/MM/DDW Holland

ORIGINATOR

84/109/11WAT. 18

Referral Note:

R84/09/12

Referral Note:

Referral Note:

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Referral Note:

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THE WHITE HOUSE

WASHINGTON

September 10, 1984

255812 *cc*

MEMORANDUM FOR DAVID WALLER

FROM: MARSHALL BREGER *MB*

As you know, the President usually sends out several thousand holiday cards in December to a wide variety of personal and political friends. Each year the President drafts a Jewish New Year letter directed at the Jewish community. Would it be appropriate to send the Jewish New Year letters in a mailing to Rabbis and institutional officials. Such a mailing might number between two and three thousand. Nonetheless, it would be far less than the number of cards sent out for the "secular" New Year.

Please advise.

Thank you.

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1 10/1/1984 B6

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Received (YY/MM/DD) 1 1Name of Correspondent: John R. Mead☐ MI Mail Report

User Codes: (A) _____

(B) _____

(C) _____

Subject: Illegal political and criminal
activities on the part of
Mr. Richard Childress

ROUTE TO:

ACTION

DISPOSITION

Office/Agency (Staff Name)

Action
CodeTracking
Date
YY/MM/DDType
of
ResponseCompletion
Date
YY/MM/DDW HollandORIGINAL DD84/08/28WAT18Referral Note: R84/08/29Referral Note: S84/09/09

Referral Note: _____

Referral Note: _____

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Suite Nbr 106
333 Cobalt Way
Sunnyvale, CA 94086
(408) 947-5733

August 21, 1984

The Honorable Fred Fielding
Counsel to the President
The White House
Washington, DC 20500

253635

Dear Mr. Fielding:

Your assistance is respectfully requested in having the matters described in the attached material investigated. Basic documentation on these matters has been provided to DOJ and DIA.

The events over the last year have forced me to accept that some officials of the USG are willfully and deliberately maintaining a policy of deception and self interest which is not in accordance with the expressed policy of the current administration nor in the interests of the United States.

This policy includes preventing information and reports from reaching the president; taking aggressive reprisal action against those who express disagreement or do not support their position; suppressing data which is not in agreement with their interests and illegal political interference in the affairs of private organizations.

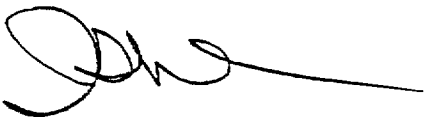
The reprisal actions have included threats of prosecution, character assassination, violation of civil rights, intimidation, interference in commerce and other criminal acts.

For over six months I have been trying to work within the established legal channels to have an official investigation started. Until my TELEX to the Attorney General I could not even obtain acknowledgment that I had made a complaint.

With all due respect to the Attorney Generals office and personnel I feel that my complaint will be buried and that no action will be taken unless I continue to press the matter thru every channel possible.

As the current focus of my complaint is within the NSC and DOD I hope that any action you may consider would be by persons who are not under the control of nor subject to review by persons within the NSC or DOD.

Sincerely,



John R Mead
Suite 106
333 Cobalt Way
Sunnyvale, Calif 94086
(408) 947-5733
July 16, 1984

Mr. H. Marshall Jarrett
Attorney at Law
Public Integrity Section
Criminal Division
U.S. Department of Justice
Washington, DC

Dear Mr. Jarrett:

The following information is provided in response to your telephone request and Mr. McDowell's letter.

The attached documentation should be reviewed first to establish the general background. It represents part of the records that have been accumulated since March 1983 through the present date. Much of the supporting documentation is in the hands of other persons, however, can be obtained on reasonable notice.

It was not until January 1984 that I reluctantly accepted the probability that individuals at the responsibility level of Mr. Childress were involved in the activities described herein. Since that time I have had occasion to be in a position to verify that Mr. Childress is an active, willing participant in these activities.

During my analysis of events over the last eighteen months one thing has become very visible. There is a serious misuse of official position and authority by Mr. Childress and by other persons within the Department of Defense including Mr. R. L. Armitage, Assistant Secretary of Defense.

The following is a general breakdown of some issues and general supporting information for each. Names and contact information of witnesses to each point and supporting documentation is available and can be obtained on reasonable notice as needed.

In the following breakdown when I state Childress, I am referring to Mr. R. T. Childress of the National Security Council, his associates and persons under his direction and/or control.

Illegal Political Relationship - Childress and 'Center for POW/MIA Accountability'.

An illegal political controlling relationship exists between Mr. Childress and the Center for POW/MIA Accountability in such a manner that the 'Center' acts for Mr. Childress and is his private office. The 'Center' is described as a Non-profit Tax-exempt corporation based in Washington, DC. Some of the activities of the 'Center' are described herein.

Supporting Information:

Representatives of the 'Center' acknowledged that they were political in nature with a political mission and scheduled to go on business in November 1984. This statement was made during a question and answer session after a presentation to 'Project Freedom' in Phoenix, Arizona.

Representatives of the 'Center' stated that they had access and approval at the highest level including the NSC with instant access to an unnamed individual on the White House staff. This statement was made several times but specifically during their trip to California in July 1983 and in Las Vegas during October 1983.

Childress acknowledged on January 13, 1984 that the 'Center' was his investigative group and his Public Awareness Briefing team.

Childress acknowledged on January 13, 1984 that representatives of the 'Center' visited his office and he approved their travel to California to talk to my associates and me.

See the attached documentation for more information on this trip.

Release of Classified Information

Childress has willfully, knowingly and illegally authorized the release of, released or provided information that was classified and furnished in confidence to the Defense Intelligence Agency to persons without a need to know and who did not hold a valid security clearance.

Supporting Information:

On his trip to California in July 1983, Allen could quote 'word for word' information provided in confidence to DIA. When queried, he said he had received it from his 'high level' contacts within the USG.

Childress stated on January 13, 1984 that personnel of the 'Center' were provided with all reports from all sources to evaluate and investigate as appropriate. This apparently included whatever reports were prepared by DIA during my discussions with them during June 1983.

I have been assured by representatives of DIA that they did not give out the information provided to them however they had no control over the information after it left their office.

Other cases of selective release have been reported and appear to be true.

Misuse of Office and Authority

Mr. Childress has used his office for political purposes to interfere and intervene in the activities of private organizations.

Supporting Information:

Mr. Childress has condoned and possibly approved the use of attempted blackmail, threats of official prosecution, threats of physical harm and other actions by his agents (Personnel of the 'Center', its advisors, associates and consultants) against myself and others. Threats of physical harm were made by Mr. Monaghan and others against myself and my associates. Threats of prosecution were made by Mr. Allan and Monaghan. Mr. Allen stated that if we did not do as they wanted we would be ruined.

Mr. Childress has used his position, office and authority to deliberately interfere with and influence the actions of private non-profit organizations interested in the POW/MIA issue. This has apparently been done to suppress any independent inquiry or publicity that may not support his public position on the matter. Mr. Richard L Armitage, Assistant Secretary of Defense has also been involved in this matter.

Childress has used personal intimidation and threats of governmental sanctions against the League in an effort to insure that Ann Griffiths remain as the Executive Director of the National League of Families (A paid position as an employee of the League). Mr. Richard L Armitage, Assistant Secretary of Defense has also used this approach.

See attached documentation for additional information.

Violation of Civil Rights of myself and others

An extensive Character Assassination has been conducted against myself and my associates thru several sources but they appear to be coordinated thru the 'Center'. Everyone involved is associated with the 'Center'.

Supporting Information:

Representatives of the 'Center' (Butler and Allen) have told third parties (in person and via interstate telephone) not to do business with me or my company as we were under investigation by the FBI for illegal acts and antiamerican activity.

Representatives of the 'Center', their advisors and consultants have deliberately, knowingly and willfully conducted a character assassination campaign against my associates and myself. They have repeatedly told third parties that we are 'under investigation for illegal, criminal and unamerican acts'. This has occurred from September 1983 until the present date.

See attached documentation for additional information.

Threats of Damaging Official Actions:

It has become apparent during the last few months that the threats expressed by Mr. Allen and other persons associated with the 'Center' had merit and that I should have been more aware that they were serious.

Supporting Information:

During their trip to California in July 1984 Mr. Allen and Mr. Hebert stated that they had 'arrangements' with both the FBI and IRS. The FBI would perform checks on all personnel they were interested in and perform other services as needed. IRS would 'take care' of them and insure that they had no tax problems and provide other services that were not named.

Allen stated several times that if we did not do what they wanted that things would go very bad for us.

From the events of the last few months it is apparent that there is an attempt to carry out these threats.

See attached documentation for more information.

Illegal Surveillance

Several times during the last few months I have been informed by different persons that Mr. Childress and/or DIA Representatives have approached people known to be interested in POW/MIA activities and asked them to join groups and report back on the intentions and actions of these groups.

Supporting Information:

It is my understanding that this type of 'undercover' activity is unlawful in general and that the military in specific is not allowed to infiltrate civilian groups or conduct undercover investigations of same.

Statements of individuals approached are available.

Comments

It has become evident that if a person (or group) does not embrace the position expressed by current USG Representatives (Mr. Childress and DIA)) and they are active in the issue of POW/MIA affairs that they are then in for trouble. It apparently does not matter if a person is acting in good faith or is just expressing a political position.

Character assassination appears to be a standard tactic employed by the USG Representatives and their agents. The comments made about myself and others with whom I have come into contact over the last few months have ranged from 'Liars' to 'Anti-American Radicals' to 'Senile' and worse.

The charges I am making are serious and are not being made without a lot of thought and investigation. It is my intention to continue until the matter is resolved regardless of expense or time.

Additional information is available to fully support all charges I am making however is in safekeeping at this time.

I sincerely hope that your office will be able to determine who is responsible for these illegal actions and can take appropriate action.

Please advise me if I can provide any additional information.

Sincerely,

GEMCD:HMJ:ab
186-11-0

Washington, D.C. 20530

JUN 20 1984

Mr. John R. Mead
Suite 106
333 Cobalt Way
Sunnyvale, California 94086

Dear Mr. Mead:

The Public Integrity Section has received a telex dated May 11, 1984 from you to the Attorney General. H. Marshall Jarrett, a trial attorney in the Public Integrity Section has reviewed your telex and spoken to you on the telephone regarding the allegations contained therein. Pursuant to Mr. Jarrett's telephone request to you, please provide to him in writing a detailed description of all the facts which you believe give rise to a violation of federal criminal law. Mr. Jarrett's address is P.O. Box 50168, F Street Station, Washington, D.C. 20004-0168.

Sincerely,

Gerald E. McDowell
Gerald E. McDowell, Chief
Public Integrity Section
Criminal Division

CCI NYC

HQ SUVL

MAY 11 1984 20:11 4079469

GA

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US7108221907 EVFCH WSH

ATTN: ATTORNEY GENERA
DEPT. OF JUSTICE

HAVE TRIED SINCE JAN 13, 1984 TO LODGE A COMPLAINT REGARDING ILLEGAL
POLITICAL AND CRIMINAL ACTIVITIES ON THE PART OF MR. RICHARD
CHILDRESS OF THE NATIONAL SECURITY COUNCIL AND THE CENTER FOR
POW/MIA ACCOUNTABILITY INC., A SUPPOSED TAX-EXEMPT CORPORATION.
INDIVIDUALS ASSOCIATED WITH THE CENTER HAVE ENGAGED IN ATTEMPTED
BLACKMAIL AND EXTORTION AFTER RECEIVING APPROVAL FROM MR. CHILDRESS
FOR THEIR TRAVEL. MR. CHILDRESS WAS ADVISED OF THIS ACTIVITY ON
JANUARY 13TH, 1984 AND ACKNOWLEDGED HIS CONNECTION WITH THE CENTER
AND INDIVIDUALS ASSOCIATED WITH IT.

INDIVIDUALS WITH THE CENTER SAID THEY HAD A DIRECT WORKING
RELATIONSHIP WITH THE FBI, IRS AND OTHER USG AGENCIES. IT APPEARS
THEY WERE CORRECT AS COMPLAINTS HAVE BEEN MADE TO THE FBI, THE DEPT.
OF JUSTICE, DIA, AND IRS WITH NO APPARENT RESULTS.

REQUEST THAT A FORMAL INVESTIGATION BE CONDUCTED OF THE POLITICAL
RELATIONSHIP BETWEEN MR. CHILDRESS AND THE CENTER FOR POW/MIA
ACCOUNTABILITY AND POSSIBLE VIOLATIONS OF NATIONAL SECURITY LAWS,
CRIMINAL ACTIVITY AND POLITICAL MISUSE OF OFFICE AND AUTHORITY.

JOHN R. MEAD
SUITE 106, 333 COBALT WAY
SUNNYVALE, CA 94086
(408) 947-5733

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NNNN

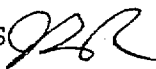
CCI NYC

1 MSGS RCVD

THE WHITE HOUSE
WASHINGTON

October 1, 1984

MEMORANDUM FOR DIANNA G. HOLLAND

FROM: JOHN G. ROBERTS 
SUBJECT: International Bar Association Twentieth
Biennial Conference -- Vienna, Austria

On August 21 Faith Whittlesey sent Mr. Fielding a copy of a speech she proposed to deliver at the International Bar Association meeting. She requested any comments as soon as possible, and in any event before the end of the day. I read the remarks, discussed them with Mr. Hauser, and with his concurrence advised Whittlesey that our office had no objection to the content of her proposed speech. This matter accordingly may be closed out.

Attachment

WHITE HOUSE CORRESPONDENCE TRACKING WORKSHEET

☐ O - OUTGOING☐ H - INTERNAL☐ I - INCOMINGDate Correspondence
Received (YY/MM/DD) _____Name of Correspondent: Fath Whittlesey☐ MI Mail Report

User Codes: (A) _____ (B) _____ (C) _____

Subject: International Bai Association
Twentieth Biennial Conference - Vienna, Austria

ROUTE TO:

ACTION

DISPOSITION

Office/Agency	(Staff Name)	Action Code	Tracking Date YY/MM/DD	Type of Response	Code	Completion Date YY/MM/DD
<u>CUHOU</u>		ORIGINATOR	<u>84108121</u>			<u>1 1</u>
<u>CUHAT 18</u>		Referral Note: <u>D</u>	<u>84108121</u>		<u>SP4108121</u>	<u>ASAP</u>
		Referral Note:				<u>1 1</u>
		Referral Note:				<u>1 1</u>
		Referral Note:				<u>1 1</u>
		Referral Note:				<u>1 1</u>

ACTION CODES:

A - Appropriate Action
C - Comment/Recommendation
D - Draft Response
F - Furnish Fact Sheet
to be used as Enclosure

Info Copy Only/No Action Necessary
R - Direct Reply w/Copy
S - For Signature
X - Interim Reply

DISPOSITION CODES:

A - Answered C - Completed
B - Non-Special Referral S - Suspended

FOR OUTGOING CORRESPONDENCE:

Type of Response = Initials of Signer
Code = "A"
Completion Date = Date of Outgoing

Comments: _____

Keep this worksheet attached to the original incoming letter.
Send all routing updates to Central Reference (Room 75, OEOB).
Always return completed correspondence record to Central Files.
Refer questions about the correspondence tracking system to Central Reference, ext. 2590.

MEMORANDUM

THE WHITE HOUSE
WASHINGTON

August 21, 1984

TO: FRED F. FIELDING

FROM: FAITH RYAN WHITTLESEY *FRW*

SUBJECT: International Bar Association
Twentieth Biennial Conference
Vienna, Austria

As I mentioned to you earlier, I have accepted an invitation to be the keynote speaker at the above-indicated Conference. John Fedders will also be speaking at the Conference.

Attached is a copy of the speech I propose to give. I would be grateful if you could look at this as soon as possible. Because of time constraints, please return your comments to Marshall Breger, Room 197.

I hope to cable this to the International Bar Association tomorrow morning so they can print copies for the participants. Many thanks.

Attachment
cc David Waller